

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
MITSUTOSHI HASEGAWA) Examiner: M. Cleveland
Application No.: Division) Group Art Unit: 1762
of U.S. Patent Appln. :
No. 08/794,891)
Filed: Herewith)
For: METHOD OF MANUFACTURING)
ELECTRON-EMITTING DEVICE, :
ELECTRON SOURCE AND)
IMAGE-FORMING APPARATUS : September 28, 2001

Commissioner of Patents
Washington, D.C. 20231

PRELIMINARY AMENDMENT
AND
INFORMATION DISCLOSURE STATEMENT

Sir:

Preliminary to examination, please amend the above-identified divisional application, filed herewith, as follows:

IN THE SPECIFICATION

In accordance with 37 C.F.R. § 1.125, please amend the above-identified divisional application as shown in the attached substitute specification. The attached substitute specification includes pages 1-47. Please substitute those pages for pages 1-55 of the original divisional application. A marked-up version of the substitute specification, showing the changes made thereto by way of brackets (for deletions) and underlines (for additions), is attached to the substitute specification.

IN THE CLAIMS

Please cancel Claims 2-40 without prejudice or disclaimer of subject matter.

REMARKS

Claims 2-40 have been canceled without prejudice or disclaimer of subject matter; only Claim 1 remains pending in this divisional application.

Pages 1-55 of the application have been replaced with the attached substitute specification, which incorporates the changes made in the parent application. Those changes are shown by brackets (for deletions) and underlines (for additions) in the attached marked-up copy of the substitute specification. No new matter has been added by the substitute specification.

Applicant presently intends to file a supplemental preliminary amendment in this application shortly. Should the Examiner take this case up for action before receiving

that paper, it is respectfully requested that the Examiner contact Applicant's undersigned attorney.

INFORMATION DISCLOSURE STATEMENT

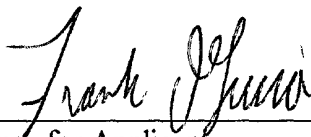
Pursuant to MPEP § 609, Applicant understands that the Examiner will, as part of his examination of this application, consider the art of record in the parent application. A form PTO-1449 is enclosed, citing the art of record in the parent application, but, pursuant to MPEP § 609, no new copies of such art are provided; should the Examiner wish to have additional copies submitted, however, Applicant will gladly do so upon request. A copy of U.S. Patent 6,060,113 is enclosed herewith. That patent issued from Application No. 08/572,113, which is of record in the parent application.

The concise explanation of relevance for certain ones of the non-English documents may be found in the original specification from page 2, line 16 to page 3, line 15 (document 7-235255), and at page 4, lines 21-26 (document 8-273529). The Examiner also is respectfully referred to the English Abstracts of the non-English documents 61-296649, 59-211936, and 61-104541, and to the English Abstracts JPA 7235255 and JPA 8273529, submitted in the parent application. Also for the concise statement of relevance of non-English documents 61-296649, 59-211936, and 61-104541, the Examiner is respectfully referred to the English translations thereof, which are of record in the parent application.

CONCLUSION

Applicant's undersigned attorney may be reached in our New York office by telephone at (212) 218-2100. All correspondence should continue to be directed to our below listed address.

Respectfully submitted,



Attorney for Applicant
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